

# The Gazette of India

PUBLISHED BY AUTHORITY

No. 29] NEW DELHI, SATURDAY, JULY 22, 1961/ASADHA 31, 1883

**NOTICE**

The undermentioned Gazette of India Extraordinary was published upto the 11th July, 1961 :—

Issue No.	No. and Date	Issued by	Subject
76	G.S.R. 835, dated 11th July, 1961.	Ministry of Commerce and Industry.	These rules may be called the Companies (Fees on Applications) (Second Amendment) Rules 1961.

Copies of the Gazette Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

**PART II—Section 3—Sub-section (i)**

**General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).**

**MINISTRY OF LAW**  
(Department of Legal Affairs)  
New Delhi-2, 15th July 1961

**G.S.R. 935.**—In exercise of the powers conferred by clause (c) of section 29 of the Code of Civil Procedure, 1908, (5 of 1908), the Central Government hereby declares that the provisions of the said section shall apply to all civil and revenue courts in Burma.

[No 11(1)/61-J.]

R. S. GAE, Joint Secy.

**MINISTRY OF HOME AFFAIRS**

New Delhi, the 11th July 1961

**G.S.R. 936.**—In pursuance of sub-rule (2) of rule 4 of the Indian Police Service (Cadre) Rules, 1954, the Central Government, in consultation with the Government of Rajasthan, hereby makes the following amendments to the Indian Police Service (Fixation of Cadre Strength) Regulations, 1955.

*Amendments*

In the Schedule to the said Regulations for the entries relating to "RAJASTHAN" the following entries shall be substituted, namely:—

1. Senior Posts under State Government . . . . .	42
Inspector General of Police . . . . .	1
Additional Inspector General of Police . . . . .	1
Deputy Inspectors General of Police . . . . .	6
Assistant Inspector General of Police (Headquarters) . . . . .	1
Superintendents of Police . . . . .	26
Superintendent of Police, CID . . . . .	1
Superintendent of Police, I.B. . . . .	1
Superintendent of Police, Railways . . . . .	1
Superintendent of Police, Anti-Corruption Branch . . . . .	1
Personal Assistant to Inspector General of Police . . . . .	1
Principal, Police Training School . . . . .	1
Commandant, R.A.C. . . . .	1
	42
2. Senior Posts under Central Government . . . . .	13
	55
3. Posts to be filled by promotion in accordance with rule 9 of the Indian Police Service (Recruitment) Rules, 1954 . . . . .	13
4. Posts to be filled by direct recruitment . . . . .	42
5. Deputation Reserve @15 per cent of 4 above . . . . .	6
6. Leave Reserve @11 per cent of 4 above . . . . .	5
7. Junior Posts @20-60 per cent of 4 above . . . . .	9
8. Training Reserve @10-59 per cent of 4 above . . . . .	4
Direct Recruitment posts . . . . .	66
Promotion posts . . . . .	13
Total authorised strength . . . . .	79

[No. 21/18/60-AIS(I).]

G.S.R. 937.—In pursuance of sub-rule (1), and the first proviso to sub-rule (2) of rule 4, of the Indian Police Service (Cadre) rules, 1954, the Central Government, in consultation with the Government of Uttar Pradesh hereby make the following further amendments in the Indian Police Service (Fixation of cadre strength), Regulations, 1955.

*Amendments*

In the Schedule to the said Regulations, under Uttar Pradesh, the following entries shall be substituted:—

1. Senior Posts under State Government . . . . .	92
Inspector General of Police . . . . .	1
Deputy Inspector General of Police . . . . .	11
Assistant to Inspector General of Police . . . . .	1
Assistant to Inspector General of Police, Railways . . . . .	1
Superintendents of Police . . . . .	50
Superintendent of Police, Headquarters . . . . .	1
Superintendent of Police, City Kanpur . . . . .	1
Superintendent of Police, Intelligence Department . . . . .	3
Superintendents of Police, C.I.D. . . . .	5
Additional Superintendents of Police . . . . .	6

Principal, Police Training College . . . . .	1
Commandants, P.A.C. Battalion . . . . .	10
Administrative Commandant, P.R.D. U.P. Lucknow . . . . .	1
	<hr/> 92
2. Senior posts under Central Government . . . . .	28
	<hr/> 120
3. Posts to be filled by promotion in accordance with rule 9 of the Indian Police Service (Recruitment) Rules, 1954 . . . . .	30
4. Posts to be filled by direct recruitment . . . . .	90
5. Deputation Reserve @ 15 % of 4 above . . . . .	14
6. Leave Reserve @ 11 % of 4 above . . . . .	10
7. Junior Posts @ 20.60 % of 4 above . . . . .	19
8. Training Reserve @ 10.59 of 4 above . . . . .	10
	<hr/> 143
Direct Recruitment Posts . . . . .	30
Promotion Posts . . . . .	<hr/> 173
TOTAL AUTHORISED STRENGTH . . . . .	

[No. 21/22/60-AIS(I).]

B. N. TANDON, Dy. Secy.

New Delhi, the 13th July 1961

**G.S.R. 938.**—In exercise of the powers conferred by section 18 of the Central Reserve Police Force Act, 1949 (66 of 1949), the Central Government hereby makes the following rules further to amend the Central Reserve Police Force Rules, 1955, namely:—

- (1) These rules may be called the Central Reserve Police Force (Eighth Amendment) Rules, 1961.
- (2) In rule 36 (b) of the Central Reserve Police Force Rules, 1955 for the words 'Central Jail at Ajmer' the words 'nearest Jail' shall be substituted.

[No. F. 2/8/61-P.II.]

N. N. TANDON, Under Secy.

New Delhi, the 13th July 1961

**G.S.R. 939.**—In pursuance of sub-rule (i), and the first proviso to sub-rule (2), of rule 4 of the I.P.S. (Cadre) Rules, 1954, the Central Government, in consultation with the Government of Andhra Pradesh, hereby make the following amendment to the I.P.S. (Fixation of Cadre Strength) Regulations, 1955.

#### Amendment

In the Schedule to the said Regulations, under "Andhra Pradesh" for the entry

"Deputy Director, Anti-corruption Bureau.....1"  
the following entry shall be substituted:—

"Joint Director, Anti-corruption Bureau....1"

2. The amendment shall be deemed to have come into force with effect from 31st May, 1961.

[No. 7/15/61-AIS(I).]

T. R. RAGHURAMAN, Under Secy.

**MINISTRY OF FINANCE**  
(Department of Economic Affairs)

*New Delhi, the 4th July 1961*

**G.S.R. 940.**—In exercise of the powers conferred by clause (2) of Article 77, read with clause (1) of Article 299, of the Constitution, the President is pleased to make the following rule, namely:—

All Agreements and other Documents required to be executed with International Monetary Fund, Washington, under Article 5, Section (1) of the articles of Agreement of the International Monetary Fund, shall be executed and authenticated on behalf of the President by Shri L. K. Jha, Secretary to the Government of India in the Ministry of Finance, Department of Economic Affairs.

*Dated at New Delhi this 4th day of July, 1961.*

[No. F.1(15)/61Fund-Bank.]

By order and in the name of the President.

K. S. SUNDARA RAJAN, Joint Secy.

**(Communications Division)**

*New Delhi, the 13th July 1961*

**G.S.R. 941.**—In exercise of the powers conferred by section 12 of the Government Savings Certificates Act, 1959 (46 of 1959), the Central Government hereby makes the following rules to amend the Post Office Savings Certificates Rules, 1960, namely:—

- 1 (1) These rules may be called the Post Office Savings Certificates (Second Amendment) Rules, 1961.
- (2) They shall come into force on 13th July 1961.
2. In rule 5 of the Post Office Savings Certificates Rules, 1960:—
  - (1) in item (i) the words "a co-operative bank not being a co-operative land mortgage bank" shall be omitted.
  - (2) in item (iv), for the words "a co-operative society excluding a co-operative bank but including a co-operative land mortgage bank", the following words shall be substituted namely:—  
"a co-operative society including a co-operative bank and a co-operative land mortgage bank".

(G.S.R. No. of last amendment 712)

[No. 4407-PTI/61.]

M. M. MEHTA, Dy. Secy.

**(Department of Revenue)**

INCOME-TAX

*New Delhi, the 10th July 1961*

**G.S.R. 942.**—In exercise of the powers conferred by sub-section (1) read with sub-section (3) of section 60 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Government hereby makes the following amendment to the notification of the Government of India in the late Finance Department No. 878 F (Income-tax) dated the 21st March, 1922, namely:—

In the said notification, to item (40) the following proviso shall be inserted, namely:—

"Provided that this exemption shall not apply to that part of the accumulated balance which consists of employer's contributions and interest thereon and is credited to the account of the employee after 1st August, 1961."

[No. 39(F.No.44/2/60-IT).]

S. NARAYAN, Dy. Secy.

**(Department of Revenue)****CENTRAL EXCISES***New Delhi, the 22nd July 1961*

**G.S.R. 943.**—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India and as applied to the State of Pondicherry, the Central Government hereby exempts air conditioning machinery fitted with imported or indigenous compressors from so much of the duty of excise leviable thereon, as is equivalent to the amount of the duty of excise or the countervailing import duty already paid on such compressors.

[No. 156/61.]

**G.S.R. 944.**—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, as in force in India, and as applied to the State of Pondicherry, the Central Government hereby makes the following amendment in the notification of the Government of India, Ministry of Finance (Department of Revenue) No. 64/59-Central Excises, dated the 20th June, 1959, namely:—

In the proviso to the said notification—

- (a) in clause (a), for the words "Central Relief Committee for Tibetans", the words and brackets "Central Relief Committee (India) for the use of Tibetan Refugees" shall be substituted;
- (b) in clause (b), for the words "the said Central Relief Committee", the words "the said Committee" shall be substituted.

[No. 1/57/61]

L. M. KAUL, Dy. Secy.

**(Department of Revenue)****CUSTOMS***New Delhi, the 22nd July 1961*

**G.S.R. 945.**—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R.-575 (55/F. No. 34/86/60-Cus.IV) dated the 28th May, 1960, namely:—

*Amendment*

In the Schedule to the said notification, for the existing item at Serial No. 118 and entries relating thereto, the following shall be substituted, namely:—

"118. Shrimp Cartons for packing sea food and Frog Legs."

[No. 80/F. No. 34/128/61-Cus.IV.]

**G.S.R. 946.**—In exercise of the powers conferred by sub-section (1) of section 43B of the Sea Customs Act, 1878 (8 of 1878), as in force in India and as applied to the State of Pondicherry the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. GSR-575 (55/F.No.34/86/60-Cus IV) dated the 28th May 1960, namely:—

*Amendment*

In the Schedule to the said notification, after the existing item at Serial No. 128 and entries relating thereto, the following shall be added, namely:—

"129. Thermocole".

[No. 81/F.No.34/184/61-Cus IV.]

**CUSTOMS AND CENTRAL EXCISE***New Delhi, the 22nd July 1961*

**G.S.R. 947.**—The following draft of Rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the

Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 23rd August 1961.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

#### DRAFT RULES

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the existing item at Serial No. 78 and entries relating thereto, the following shall be substituted, namely:—

“78. Shrimp Cartons for packing sea food and Frog Legs”.

[No. 88/F.No.34/128/61-Cus.IV.]

**G.S.R. 948.**—The following draft of rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, which the Central Government proposes to make in exercise of the powers conferred by sub-section (3) of section 43B of the Sea Customs Act, 1878 (8 of 1878) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, is published as required by the said sub-section (3) of the said section 43B for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 23rd August 1961.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

#### DRAFT RULES

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1961.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 after the existing item at Serial No. 89 and entries relating thereto, the following shall be added, namely:—

“90. Thermocole”.

[No. 90/F.No.34/184/61-Cus.IV.]

#### CORRIGENDUM

**G.S.R. 949.**—In the entry 2(5)(ix) of the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R. 837 dated the 1st July, 1961 for the words “Urea formaldehyde Sheeting” read “Polyvinyl Chloride Sheeting”.

[No. 89/F.No.34/293/59-Cus.IV.]

M. C. DAS, Dy. Secy.

(Department of Revenue)

ORDER

STAMPS

New Delhi, the 14th July 1961

**G.S.R. 950.**—In exercise of the powers conferred by clause (a) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), and in partial modification of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 15, dated the 15th May, 1957, the Central Government hereby directs that with effect from the 15th August, 1961, the proper stamp duty chargeable on promissory notes specified in column 1 of the

Schedule below shall be reduced and the stamp duty payable thereon, after such reduction shall be as specified in the corresponding entry in column 2 thereof.

## SCHEDULE

Description of Promissory notes 1	Duty payable for 2
(i) where payable more than three months but not more than six months after date or sight—	
if the amount of the note does not exceed Rs. 500	55 nP.
if it exceeds Rs. 500 but does not exceed Rs. 1,000	One rupee 10 nP.
and for every additional Rs. 1,000 or part thereof in excess of Rs. 1,000	One rupee 10 nP.
(ii) where payable more than six months but not more than nine months after date or sight—	
if the amount of the note does not exceed Rs. 500	90 nP.
if it exceeds Rs. 500 but does not exceed Rs. 1,000	One rupee 80 nP.
and for every additional Rs. 1,000 or part thereof, in excess of Rs. 1,000	One rupee 80 nP.
(iii) where payable more than nine months but not more than one year after date or sight—	
if the amount of the note does not exceed Rs. 500	One rupee 20 nP.
if it exceeds Rs. 500 but does not exceed Rs. 1,000	Two rupees 40 nP.
and for every additional Rs. 1,000 and part thereof in excess of Rs. 1,000	Two rupees 40 nP.
(iv) where payable at more than one year after date or sight—	
if the amount of the note does not exceed Rs. 500	Three rupees.
if it exceeds Rs. 500 but does not exceed Rs. 1,000	Six rupees.
and for every additional Rs. 1,000 or part thereof in excess of Rs. 1,000	Six rupees.

Provided that the rates of stamp duty specified in column 2 shall not apply to usance promissory notes drawn for securing finance from the Reserve Bank of India, State Financial Corporation, Commercial Banks and Co-operative Banks for (a) bona fide commercial or trade transactions, (b) seasonal agricultural operations or the marketing of crops and (c) production or marketing activities of cottage and small-scale industries and such instruments shall continue to bear the rates of stamp duty as reduced by the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 15 dated the 15th May, 1957.

## Explanation

For the purposes of the proviso—

- (a) the expression "agricultural operations" includes animal husbandry and allied activities jointly undertaken with agricultural operations ;
- (b) "crops" include products of agricultural operations;
- (c) the expression "marketing of crops" includes the processing of crops prior to marketing by agricultural or any organisation of such producers.

[No. 6.F.No.1/23/59-Stamps/Cus VII.]

D. P. ANAND, Jt. Secy.

## MINISTRY OF STEEL, MINES &amp; FUEL

(Department of Mines & Fuel)

New Delhi, the 14th July 1961

G.S.R. 951.—In exercise of the powers conferred by section 18 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Cen-

tral Government hereby makes the following rules to amend the Minerals (Conservation and Development) Rules, 1958, namely:—

1. These rules may be called the Minerals Conservation and Development (Second Amendment) Rules, 1961.
2. In item 12 of Part III of each of the forms H 1-7, for the words and figures "regulation 61 of the Indian Metalliferous legislation", the words and figures "regulation 61 of the Metalliferous Mines Regulations, 1961", shall be substituted.

[No. MII-185(4)/61.]

H. S. SAHNI, Under Secy.

## MINISTRY OF SCIENTIFIC RESEARCH & CULTURAL AFFAIRS

*New Delhi, the 13th July 1961*

G.S.R. 952.—In pursuance of clause (g) of sub-section (1) of section 5 of the Salar Jung Museum Act, 1961 (26 of 1961), the Central Government hereby nominates Shri P. T. Borale, B.A., LL.B., Anand Bhuvan, Dr. Dadabhai Nowroji Road, Fort Bombay-1, as a member of the Salar Jung Museum Board with immediate effect and upto 30th June 1966.

[No. F. 25-18/61.C.2.]

T. S. KRISHNAMURTI, Dy. Secy.

## MINISTRY OF TRANSPORT AND COMMUNICATIONS

(Department of Transport)

(Transport Wing)

(MERCHANT SHIPPING).

CORRIGENDUM

*New Delhi, the 14th July 1961*

G.S.R. 953.—In the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) G.S.R. 1555, dated the 17th December, 1960, published on pages 2071 to 2075 of the Gazette of India, Part II, Section 3, Sub-Section (i) dated the 31st December, 1960,—

At page 2071, line 1,—

for "(c)" read "(o)".

At page 2071, rule 4(i),—

for "parsonal" read "personal".

At page 2072, SCHEDULE A, line 5,—

delete 'Length'

At page 2072, SCHEDULE A, line 6,—

delete "(1)".

At page 2072, SCHEDULE A, line 7,—

before "Measure" add "(1) Length—".

At page 2073, under "B—For undecked vessels", line 2,—for "excetpting"

read "excepting".

At page 2073, SCHEDULE B, entry against (b), line 3,—

for "prescri" read "prescribed".

At page 2074, TONNAGE FORM, line 2,—

delete "(44 of 1958)".

At page 2075, extreme left, line 2,—

delete "(a)".



At page 2075, extreme left, line 6,—  
for “ $(b_1 \pm 4b_2 \pm b_3)$ ” read “ $(b_1 + 4b_2 + b_3)$ ”

At page 2075, extreme left, line 7,—  
for “上” read “—”.

At page 2075, last line—  
for “(e)” read “(c)”

[No. 30-ML(34)/60.]

B. P. SRIVASTAVA, Dy. Secy.

**MINISTRY OF FOOD AND AGRICULTURE**  
(Department of Agriculture)

*New Delhi, the 14th July 1961*

**G.S.R. 954.**—In exercise of the powers conferred by section 4A of the Destructive Insects and Pests Act, 1914, (2 of 1914), the Central Government hereby makes the following amendment in the notification of the Government of India, in the Ministry of Food and Agriculture (Department of Agriculture) No. 6-1/61-PPS, dated the 11th April, 1961, namely:—

In the said notification for the Schedule, the following Schedule shall be substituted, namely:—

**SCHEDULE**

Banana plant or any other plant of genus *Musa* including the sucker, stem, flower and any other part thereof, but excluding leaf and fruit thereof.

[No. 6-1/61-PPS.]

*New Delhi, the 15th July 1961*

**G.S.R. 955.**—In exercise of the powers conferred by sub-section (1) of section 3 of the Destructive Insects and Pests Act, 1914 (2 of 1914), the Central Government hereby makes the following further amendments in the notification of the Government of India in the late Department of Education, Health and Lands, No. 1581-Agri., dated the 1st October, 1931, namely:—

In the said notification—

(1) for the words “Bombay, Madras, Cochin or Calcutta,” wherever they occur, the words “Bombay, Madras, Cochin, Calcutta or Kandla,” shall be substituted;

(2) in paragraph 2(1)(i),

(a) in clause (a), for the words “the Entomologist, Cochin Port or the Commissioners of the Port of Calcutta and the Entomologist Incharge, Calcutta Port” the words “the Entomologist, Cochin Port, the Commissioners of the Port of Calcutta and the Entomologist-incharge, Calcutta Port, or the Development Commissioner, Kandla Port, and the Plant Quarantine Inspector, Kandla Port”, shall be substituted;

(b) in clause (b), for the words “the Government of Kerala or the Government of West Bengal.” the words “the Government of Kerala, the Government of West Bengal or the Government of Gujarat” shall be substituted;

(c) in clause (c),

(i) after the words “the Commissioners for the Port of Calcutta,” the words “or the Development Commissioner, Kandla Port” shall be inserted;

(ii) in the second proviso, after the words “Commissioners of the Port of Calcutta,” the words “or the Development Commissioner, Kandla Port,” shall be inserted;

(3) For paragraph 3, the following paragraph shall be substituted, namely:—

"3. The rate referred to in clause (c) of sub-paragraph (1)(i) of paragraph 2, shall be Rs. 7.44 per sq. bale and Rs. 5.00 per round bale at Bombay, Cochin and Calcutta Docks, with an additional charge of Rs. 3.61 per bale on account of landing, river dues and discharge at Calcutta docks only, and Rs. 8.00 per sq. bale and Rs. 5.50 per round bale at Madras Docks and Rs. 7.70 per sq. bale and Rs. 5.25 per round bale at Kandla Docks.

Provided as follows:—

- (i) in cases in which the importer has failed to furnish information in accordance with clause (a) of sub-paragraph (1)(i) of paragraph 2, each of the rates hereinbefore prescribed shall be increased by Rs. 2 per bale.
- (ii) the minimum fee for the fumigation of any cotton imported at any one time on a single ship shall be rupees two hundred and ten, and when such minimum fee is leviable it shall, if there is more than one consignee, be distributed among the consignees in proportion to the number of bales in their respective consignments".

[No. 16-12/61-PPS.]

N. S. SREEKANTIAH, Dy. Secy.

## MINISTRY OF IRRIGATION & POWER

*New Delhi, the 12th July, 1961*

**G.S.R. 956.**—In exercise of the powers conferred by the proviso to article 309, of the Constitution, the President hereby makes the following rules regulating the method of recruitment to Class III Non-Ministerial posts in the Central Water and Power Commission (Power Wing), namely:—

1. **Short title.**—These rules may be called the Central Water and Power Commission (Power Wing) Non-Ministerial posts (Class III) Recruitment Rules, 1961.

2. **Application.**—These rules shall apply to Non-Ministerial Class III posts in the Central Water and Power Commission (Power Wing), including subordinate offices thereunder.

3. **Classification, scales of pay, method of recruitment, age limit, qualifications, etc.**—(1) The classification of the said posts, the scales of pay attached thereto, the method of recruitment, age limit, qualifications and other matters relating to the said posts shall be as specified in the Schedule annexed to these rules:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of candidates belonging to Scheduled Castes and Scheduled Tribes and other special categories in accordance with the general orders issued by the Government of India, from time to time:

Provided further that the Central Government may, if satisfied that there are special grounds for doing so like non-availability of candidates with the prescribed qualifications and age limits to any of the said posts, relax in exceptional cases the prescribed qualifications and age limits for appointment to that post.

(2) The posts having identical scales of pay and similar duties and qualifications may be declared inter-changeable by the Chairman, Central Water and Power Commission.

(3) The incumbents of posts shall be liable to service in any of the offices of the Central Water and Power Commission (Power Wing) throughout India or Nepal. They shall also be liable to be sent on deputation or transfer to any other Central Government Department or to any Central Government Undertaking, for a period not exceeding three years at a time, on terms which shall not be less favourable than those admissible to them in the Central Water and Power Commission (Power Wing).

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**4. Disqualifications for appointment.**—(1) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the said posts.

(2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any of the said posts;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHEDULE [ *Vide*

Sl. No.	Name of post	No. of posts (as on 1-3-60)	Classification	Scale of pay	Whether selection or non-selection post (For promotion posts only)	Method of recruitment Whether by direct recruitment or by transfer or by promotion and percentage of the vacancies to be filled by various methods
1	2	3	4	5	6	7
				Rs.		
1	Senior Draftsman (Ordinary Grade)	6	General Central Service Class - III, Non-Ministerial; Non-Gazetted.	205-7-240-8-280	Selection	By promotion 100%
2	Junior Draftsman	22	Do.	150-5-175-6-205-E.B.-7-240	Non-Selection	By direct recruitment 75%; By promotion 25%
3	Tracer	18	Do.	110-4-150-E.B.-4-170-5-180-E.B.-5-200-	Not applicable	By direct recruitment 100%
4	Ferro-Printer/Blue-Printer	3	Do.	110-4-150-E.B.-4-170-5-180-E.B.-5-200-	Not applicable	By direct recruitment 100%
5	Technical Assistant/Design Assistant (Engineering)	44	Do.	210-10-290-15-320-E.B.-15-425	Not applicable	By direct recruitment 100%
6	Technical Asstt. (Financial Statistics)	1	Do.	210-10-290-15-320-E.B.-15-425	Not applicable	By direct recruitment 100%
7	Supervisor (Hydro-Electric)	1	Do.	180-10-290-E.B.-15-380 plus 20% special pay	Not applicable	By direct recruitment 100%
8	Senior Erector	6	Do.	320-15-470-E.B.-15-530	Selection	By direct recruitment 50%; By promotion 50%

## RULE 3 (1)]

Age limit	For direct recruitment only Educational and other qualifications required	Period of probation/trial, if any	Whether age and educational qualifications prescribed for direct recruitment will apply in the case of appointment by promotion/transfer	Grade from which promotions/transfers to be made
8	9	10	11	12
Not applicable	Not applicable	2 years	No	Junior Draftsman who have rendered at least three year's continuous service as such.
18—25 years	(i) Matriculation or equivalent from a recognised University/Board and (ii) Diploma of Junior Draftsman or overseer from a recognised Institute.	2 years	No	Tracer Ferro-Printer/Blue Printer, who have completed at least three years continuous service as such and have qualified in the departmental examination for the posts of Junior Draftsman.
18—25 years	Matriculation or equivalent from a recognised University/Board. One year's experience of Tracing work essential. Persons qualified from a recognised Institute preferable.	2 years	Not applicable	Not applicable
18—25 years	Matriculation or equivalent from a recognised University/Board. One year's experience of Ferro Printing/Blue Printing essential. Persons qualified from a recognised Institute preferable.	2 years	Do.	Do.
20—28 years	A Degree in Electrical or Mechanical Engineering or its equivalent from a recognised University.	2 years	Do.	Do.
20—28 years	A Degree or Diploma from recognised University/Institute with book-keeping and accounts as principal subjects, and three years' experience in a responsible position in accounts office of a large Industrial/Public Utility Undertaking.	2 years	Do.	Do.
20—28 years	Diploma in Mechanical or Electrical Engineering or its equivalent. Experience in the Planning and Design of Hydro-Electric Power System desirable.	2 years	Do.	Do.
28—40 years	Twelve years' experience of which seven years must have been spent on erection, dismantling, operating and maintenance of :— (a) Steam Turbine Condensing Plant and Auxiliaries (b) Water-Tube Boiler Plant, mountings and Auxiliaries/Boiler (Certificate essential). (c) H. T. & L. T. Switchgear, Protective Relays, transformers etc. Electrical Supervisors Competency Certificate	2 years	No	Erectors who have rendered at least three years' continuous service as Erector.

1	2	3	4	5	6	7
Rs.						
9	Erector	11	General Central Service Class III, Non-Ministerial; Non-Gazetted.	250-10-290-15- 425	Selection	By direct rec- ruitment 75% By promotion 25%
10	Fitter	18	Do.	150-5-175-6- 205-E.B.-7-240	Not applicable	By direct rec- ruitment 100%
11	Telephone Opera- tor	1	Do.	110-3-131-4-155- E.B.-4-175-5- 180	Do.	By direct rec- ruitment 100%
12	Comptometer Ope- rator	1	Do.	110-3-131-4-155- E.B.-4-175-5-180	Do.	By direct rec- ruitment 100%
13	Driver	12	Do.	110-3-131-4- 139	Do.	By direct rec- ruitment 100%

8	9	10	11	12
	for working in high Voltage System Essential. (d) Diesel generating sets of capacity not less than 500 K.W. Must be able prepared to work with his own hands and capable of taking independent charge. Diploma in Engineering preferable.			
25—35 years	Must be able to read and work the drawings and should have at least eight years' experience of which three years must have been spent in erection and maintenance of :— (a) Steam Turbines. (b) Water-Tube-Boilers Plant and Auxiliary equipment. Boiler certificate preferable. (c) H.T. L.T. Switchgear protective relays, transformers etc. Must be able to do H.T. Cable joining work. Electrical Supervisors competency certificate preferable. (d) Diesel generating sets of capacity not less than 300 K.W.	2 years	No	Fitters who have rendered at least three years' continuous service as Fitter.
22—30 years	A good all round mechanic with three years training inclusive of period of apprenticeship in Engineering Workshops or power stations and experience in overhauling parts and mountings of boiler plants and steam turbine or diesel engine. Persons qualified from a recognised Institute preferable	2 years	Not applicable	Not applicable
18—24 years	Matriculation or equivalent from a recognised University/Board. Experience in the line desirable.	2 years	Do.	Do.
18—25 years	Matriculation or equivalent from a recognised University/Board. Must have sufficient knowledge of handling Electricity driven and hand-operating Comptometer Machine. Experience in a Statistical Organisation desirable.	2 years	Do	Do.
18—25 years	Skilful in driving and motor mechanic and experience in the line essential. Must possess a driving licence. Middle pass desirable.	2 years	Do.	Do.

[No. 45/61-F. 39/5/61-Adm. I.]

B. C. GANGOPADHYAY, Dy. Secy.

## MINISTRY OF WORKS, HOUSING AND SUPPLY

*New Delhi, the 28th June 1961*

**G.S.R. 957.**—The following draft of Rules regulating the handling of explosives in the Port of Madras, which the Central Government proposes to make in exercise of the powers conferred by section 5 of the Indian Explosives Act, 1884, (4 of 1884), is published as required by section 18 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration on or after the 8th August, 1961.

Any objection or suggestion which may be received from any person in respect of the said draft before the date so specified will be considered by the Central Government.

### *Draft Rules*

## RULES REGULATING THE HANDLING OF EXPLOSIVES IN THE PORT OF MADRAS

**1. Short title.**—These rules may be called the Explosives (Madras Port) Supplementary Rules, 1961.

**2. Definitions.**—In these rules, unless there is anything repugnant in the subject or context:—

The words “boat”, “Ship” and “ton”, shall have the meaning assigned to them in rule 3 of the Explosives Rules, 1940.

Port means the Port of Madras.

### SECTION I—GENERAL.

**3. Notice of Arrival of Explosives at the Port.**—In agents of any ship expected to arrive at the Port with explosives on board and the consignee or consignees of such explosive cargo shall give notice of the fact of such explosives being on board such ship to the Traffic Manager with copy to the Deputy Port Conservator, not less than 48 hours before the arrival of such ship.

The Master of any ship arriving at the Port with explosives on board shall give immediate notice thereof to the Pilot or Harbour Master, who shall come on board such ship.

All such notices of arrival of explosives shall be in writing and shall furnish the following information in addition to that required to be supplied in Form B, referred to in rule 23 of the Explosives Rules, 1950, hereinafter referred to as the Principal rules.

- (1) The Class and division, in accordance with the Schedule 1 annexed to the principal rules, and the “Trade names” of all the different types of explosives carried on board.
- (2) The nett quantity of explosives of the respective class and division so carried.
- (3) The stowage plan of the explosives and of any “other cargo” carried in the same hold or in other adjoining holds and also details of the nature of such “other cargo” and their quantities.

**4. Notice of Intended shipping of Explosives.**—The Agents of any ship intending to ship explosives and the consignor or consignors of such explosive cargo shall give notice to the Traffic Manager with copy to the Deputy Port Conservator of their intention to ship such explosives by such ship, 48 hours before any such explosives shall be shipped.

Every such notice shall be in writing and shall contain a statement showing the class, division and quantities of explosives to be shipped and specifying the Port or Ports for which such explosives are intended.

### SECTION II—RESTRICTED OR FORBIDDEN EXPLOSIVES

**5. Duties of the consignee/Consignor of Explosives Cargo.**—(1) The consignees/consignor of explosive cargo landed/ shipped at the Port shall depute a technically qualified responsible person to act as “Technical Representative”



every time such cargo is landed or shipped or otherwise transported within the Port limits.

(2) The Technical Representative so deputed shall personally supervise handling of explosives on the ship, on the quay and in the explosive wagons. He shall take or cause to be taken all precautions necessary to avoid accidents that might be caused by improper handling of such explosives.

(3) The said Technical Representative shall observe or cause to be observed all the rules regulating handling of explosives within the Port in so far as such rules apply to the consignees/consignors.

(4) Repairing damaged cases of explosives and repacking of the explosive contents of damaged cases shall be the sole responsibility of the consignee/consignor of such cargo. Non-sparking tools and materials of the approved types only shall be used for such repairs/repacking.

NOTE.—See also Rules 18 and 19.

**6. Duties of and Precautions to be enforced by the Masters of Ships Carrying/Landing/Shipping Explosives.—**(1) *Signals while at Port.*—Masters of ships carrying/landing/shipping explosives within the Port limits shall arrange to fly/exhibit at the foremast head, the signal flag 'B' of the commercial code between sunrise and sunset and a red light at the main mast head between sunset and sunrise.

(2) *Precautions Against Sparking.*—The Masters of the ship discharging/receiving explosives shall see that the platform in the hold, used in delivering or receiving such explosives, is covered with tanned hide or other suitable pad-dings.

All persons engaged in handling or supervising handling of such explosives shall wear shoes without any metal nails or other metal in or upon them; or shall wear no shoes.

(3) *Precautions with Regard to Fire-Protection.*—Smoking of tobacco shall not be permitted on board any ship when such ship discharges or is loaded with explosives within the Port limits. All fires and naked lights on board such ship shall be extinguished before commencement of landing/shipping of explosives. Boats carrying explosives or boats to receive explosives shall be placed alongside such ship only after such fires and naked lights are extinguished.

Should it be necessary, in the case of steamer, that the engine room fire should remain lighted, the boats receiving explosives or carrying explosives shall be placed to the windward of the steamer's funnel and in the event of the steamer swinging, such explosives in the boats must be covered with tarpaulins, until such boats are removed to a safe and proper position.

(4) The Master of ship loading/discharging explosives within the port limits shall see that no loading/discharging operations are carried out so long as a tug or any other steam ship is within 50 yards of such ship.

(5) Wireless transmitter or radar installation on ships handling explosives shall not be worked whilst explosives are being loaded or unloaded or when the hatches are off the holds containing explosives.

(6) *Ships fire fighting gear.*—While within the port limits and during the period explosives are on board or alongside, the ship's fire fighting gear shall be kept in readiness, with hoses rigged and branch pipes connected.

(7) *Other regulations not aforesaid, but applicable to explosive ships.*—Masters of ships carrying/landing/shipping explosives within the port limits shall also observe or cause to be observed the general restrictions imposed by Rules 10, 11, 13, 14, 17 and 23 (b) in so far as such restrictions apply to them.

**7. Obligations of the Port Trust.**—Upon arrival of explosives within the port limits, the Traffic Manager shall depute an official not lower in rank than an Assistant Shed Master, to take charge of such explosives. The Traffic Official so deputed shall take charge of such explosives and shall remain in charge of such explosives until they shall have been removed from the Port limits.

**8. Duties of the Traffic official posted to be incharge of explosives.**—The Traffic Official in charge of explosives shall (1) ensure that all parties concerned with

the handling of explosives do observe these rules, (2) rigidly enforce restrictions regarding smoking and the use of naked lights (See rule 29) and (3) ensure that boats and wagons loaded with explosives remain under continuous Port Trust Guard so long as such boats contain explosives or the wagons lie within the Port limits.

**9. Duties of the Police.**—(1) On being notified of the arrival of explosives, the Inspector of Police shall immediately arrange to mount a Police Guard over such explosives, and the Guard so mounted shall be continued until such explosives are removed from the Port limits.

(2) The Police Guard mounted on such explosives shall keep off all unauthorised persons from places where explosives are handled or kept.

(3) The said Police Guard shall also enforce the restrictions regarding smoking and the use of naked lights (See Rule 29).

#### GENERAL RESTRICTIONS REGARDING THE HANDLING OF EXPLOSIVES

**10. Explosives Absolutely Excluded From The Port.**—The following classes of explosives are absolutely excluded from and within the limits of the Port.

(a) Class 4—Chlorate Mixtures.

(b) Class 5—Fulminates.

(c) Class 7—Fire Works Composition—Division I.

**11. Maximum Quantity of Explosives in any one ship.**—The maximum quantity of explosives that may be brought by any ship for discharge at the Port shall not exceed 125 tons nett.

**12. Number of consignments (Explosives) received, at any time.**—The Port shall at a time, receive only one consignment of explosives. A second consignment shall arrive only after the previous consignment has moved completely out of the Port.

**13. Transit Traffic of Explosives.**—Ships with explosives on board for discharge at other ports are normally not allowed to call at this port.

But the Deputy Port Conservator, may at his discretion and very occasionally waive this restriction, provided that the only type of explosives carried on a ship is GEOPHEX (Class III—Division 1) and that the total quantity of Geophex so carried does not exceed 25 tons nett.

Any ship granted exemption under this provision shall unload the transit cargo of explosives (Geophex) into a boat at the Explosives Anchorage before such ship enters the harbour and may load the Explosives into her again at the said anchorage, after she has sailed from the harbour.

**14. Explosives to be Discharged or Shipped outside the Enclosed Harbour.**—

(a) No ship shall have on board the following types of explosives so long as she is within the enclosed harbour. Ships bringing such explosives shall discharge all such explosives into boats, at the explosive anchorage before she enters the enclosed harbour.

(b) But, in the event of a ship arriving in rough weather when, in the opinion of the Chairman of the Port Trust, discharging of explosives at the explosives anchorage would be attended with danger, he may, at his discretion give special permission, for such ship to enter inside the enclosed harbour and to discharge such explosives at such places as he may indicate, subject to such extra restrictions that he may deem fit to impose. (See rule 15).

*Explosives referred to under Rule 14, above.*

Class	Name	Division
1.	Gunpowder	Both, Divisions 1 and 2
2.	Nitrate Mixture	
3.	Nitro Compound	
6.	Ammunition	All the Divisions, viz., 1, 2, and 3, excepting Safety Cartridges and safety Fuse coming under Division 1 ( <i>vide</i> also rule 16 below).
7.	Fireworks	
		Division 2, excepting only such of those manufactured fireworks as listed, specifically by name, under rule 16 below.

N.B. (a) Explosives coming under classes 4 and 5 and class 7 Division I are absolutely excluded from and within the port limits.

(b) See Schedule I annexed to the principal rules, for details regarding classification of explosives and definition thereof.

**15. Small Quantities of Explosives, Exempted from Rule 14.**—The restriction contained in rule 14 above does not apply to any ship having on board less than 25 lbs. of explosives in all provided that such explosives are not for discharge at Madras and that such explosives are kept locked inside a magazine of any approved pattern.

**16. Unrestricted Explosives.**—The following explosives, may in all respects be treated like ordinary combustible cargo and they may be landed or shipped at place or places indicated by the Deputy Port Conservator, subject to the rules under "Section IV" of these rules.

1. Safety Cartridges.
2. Safety fuse, and
3. Manufactured Fireworks listed below:—

Wonder candles.

Star matches

Aluminium matches

Meteor matches

Chinese Crackers

Silbera sparklers

Aluminium torches

Golden sparklers

Electric sparklers candles

Magic candles

Brilliant star matches

Magnesium torches

Amorces or paper caps toy pistols.

4. Service Explosives of the Safety Class.

**17. Separation of Explosives.**—Explosives of different classes when stowed or carried in a ship or boat should be separated in accordance with the regulations laid down in the Indian Merchant Shipping (Carriage of Dangerous Goods) Rules, 1954, as amended from time to time.

An explosive of the 6th (ammunition) Class other than Safety Fuse or an explosive of the 7th (Fireworks) Class shall not, within the limits of the port of Madras, be discharged into/loaded into any barge or wagon, along with an explosive not of the Class and Division to which it belongs.

**18. Damage or Unsound Case/Cases of Explosives.**—Damaged or otherwise unsound case/cases of explosives shall not, in the normal course, be discharged into boats, landed on the quay or loaded into wagons, before such case/cases are suitably repaired or the contents thereof repacked in an approved manner.

Such damaged/unsound case/cases shall be taken charge of by the consignee's Technical Representative and shall be conveyed to the "Explosives repacking shed" on the East Quay and repaired or repacked under his personal supervision (See rule 5(d)).

A boat may however be used to discharge from the ship and to convey separately such damaged/unsound case/cases.

**19. Explosives Repacking Shed.**—Repairs to damaged cases of explosives and repacking of contents of such damaged case/cases shall be done only at place or places so appointed by the Deputy Port Conservator.

**20. Places of Loading/Unloading of Explosives within the Port.**—(a) Explosives listed under Rule 14 of these rules:—

Explosives referred to under Rule 14 of these rules shall be discharged or handled only at the explosive anchorage, the outer quay and the steps inside the

harbour at the eastern entrance; and at East Quay steps only if there is no vessel at this (East Quay) berth.

(b) "*Unrestricted Explosives*".

"Unrestricted Explosives" referred to under Rule 16 of these rules may be landed/shipped at any place that the Deputy Port Conservator may indicate, subject to such restrictions that he may deem fit to impose.

**21. Hours of working.**—Explosives referred to in rule 14 shall not be discharged from ships or shall not be shipped from the shore before 6-30 A.M. or after 4 P.M.

But landing from boat to shore or shipping from boat to ship of such explosives may be done between sunrise and sunset, with the permission of the Deputy Port Conservator.

**22. Berthing of Non-Dangerous Petroleum Tankers, when boats containing Explosives lie at the East Quay.**—When boats containing explosives lie along-side East quay or are discharging at East Quay, only the innermost tanker berth inside the North Harbour wall shall be used for petroleum tankers.

**23. Discharge and Transport of Explosives Listed under Rule 14. Explosives to be discharged at the Explosives Anchorages.**—(1) Ships bringing explosives dealt with in rule 14 shall off load all such explosives into boats at the explosive anchorage, before such ships enter the enclosed harbour.

But, in the event of special permission under rule 14(b) being granted to any particular vessel, such vessel may enter the enclosed harbour, subject to such restrictions as might have been imposed by the Chairman, Port Trust.

(2) While discharging such explosives, the ship shall be moored at anchorage or otherwise as the Deputy Port Conservator may direct. Discharging of explosives is absolutely prohibited when the ship is "underway".

**24. Boats Receiving Explosives.**—(1) *Quantity of explosives on any boat.*—The quantity of explosives loaded into the individual boats shall be kept as low as possible. In any case not more than 25 tons of explosives shall be landed into anyone boat.

(Note: Five explosives boats and a sixth boat separately for detonators would normally be made available. The total quantity of explosives to be landed shall be distributed, more or less, equally between these five boats. Detonators shall go separately into the sixth boat).

(2) Boats so loaded with explosives shall be towed by a tug and shall be moored along-side the Outer Arm, where they shall lie until called inside for off-loading on the quay.

(3) *Safety Distance between boats.*—Boats loaded with explosives shall be moored along-side the Outer Arm in such a way that a safety distance of not less than 330 feet is maintained between any two of such boats.

The boats loaded with detonators may however be left along-side the explosive boat at the extreme end of the Outer Arm.

(4) *Exemption.*—During bad weather and to give protection from rough seas, the Deputy Port Conservator may, at his discretion, permit boats loaded with explosives to lie near the northern corner of the enclosed harbour, subject to such restriction that he may deem fit to impose.

(5) Explosives lying in boats shall be properly covered with clean tarpaulins to protect such explosives from the sun. Tarpaulins contaminated with oil or grease shall not be used for this purpose.

(6) Explosives lying at Outer Arm shall never be left unattended; at least one lighterman shall remain always on duty on each such boat.

**25. Discharging and loading into wagons of Explosives at East Quay and transporting of loaded wagons from East Quay.**—(1) When the wagons to load explosives are placed at East Quay and when other arrangements for loading into such wagons are completed, the Port Officials present on the quay, shall order the explosive boats lying alongside Outer Arm, to proceed into the enclosed harbour and direct to the landing site. Not more than one boat at a time shall proceed to the landing site.

(2) Not more than five explosive wagons at a time shall be placed at East Quay and such wagons shall be placed not less than 330 feet away from the site of landing of explosives.

(3) Discharge of explosives from boats and loading of such explosives shall proceed with utmost caution and under the personal supervision of the consignee's Technical Representative. Cases of explosives shall not be bumped against or dropped upon hard surfaces; cushions of approved pattern shall be used, wherever necessary.

**NOTE.**—Labourers shall not be permitted to bring the cases up a flight of steps after a hand operated crane, to be provided at the East Quay becomes available. Thereafter, the said hand operated crane shall exclusively be used for landing of explosives and trays (NOT FLINGS) shall be used to lift such explosives.

(4) Before landing of explosives on East Quay commences, the Traffic Official on duty at the landing side shall check up and ensure that all the First Aid Fire Fighting Equipment referred to in rule 28 are in position, both on the boats and on the quay.

**26. Removal from East Quay and from the Port Limits of Wagons loaded with Explosives.**—(1) *Shunting of explosive wagons.*—Wagons loaded with explosives shall be separated from the shunting engine by not less than three empty carriages.

Wagons loaded with explosives shall not be loose shunted.

(2) *Guard on explosive wagons.*—A Port Trust Guard, in addition to the Police Guard, shall be posted on wagons loaded with explosives, so long as such wagons remain within the Port limits.

(3) *Explosives wagons not to remain within the Port during the night time.*—Wagons loaded with explosives shall not in any case, be allowed to remain within the Port limits, during the night time.

**27. Boats for carrying Explosives.**—(1) *Construction of boats.*—Boats for carrying explosives shall be built of steel or wood. If made of steel, they shall be lined internally with wood or the floor shall be lined with wood free from crevices and the sides fitted with wooden crating of such design that no explosive package could come in contact with the metal of the boat.

The boats shall be marked conspicuously on both sides with the words "EXPLOSIVES" written in bold letters.

(2) *Inspection of boats.*—Boats used for carriage of explosives shall be inspected, once every three months by the Marine Foreman, to ascertain their suitability and fitness for conveyance of explosives.

The explosive boats which may have been used for carriage of general cargo shall be examined by the Shed Master, Lighterage for their freedom from contamination with other substances, before such boats are re-used for handling of explosives.

**28. Fire Fighting arrangements on the explosive boats and at the place of landing of explosives.**—(1) *On the boats.*—Each boat used for carriage of explosive shall be provided with four buckets with hooks and ropes. Two buckets on suitable stands shall be kept on each end of the boat.

(2) *On the Quay.*—Six buckets with ropes and hooks shall be kept on the quay near the railway sidings where explosives are loaded into wagons. These buckets shall be kept filled up with Water, when explosives are being handled on the quay.

**29. Restrictions regarding Smoking use of Naked Lights etc.**—(1) Smoking use of naked lights and any type of open fire shall be forbidden at all points within 100 ft. of any place where explosives are handled or kept. These restrictions apply to catamarans and other floating craft plying within the Port limits.

(2) Locomotives shall not proceed to or be at any point within 100 ft. of any place where explosives are handled or kept, unless the chimneys of such locomotives have been fitted with efficient "Spark arrestors".

(3) No person engaged in landing/loading/guarding explosives shall carry matches, fuses or any other appliance for producing ignition or explosion.

## SECTION III—PENALTIES AND ENFORCEMENT

**30 Penalties.**—Whoever in breach of these rules transports or imports any explosive or otherwise contravenes any of these rules shall be punishable.

(a) if he imports any explosives in such contravention, with imprisonment for a term which may extend to three years, or with fine which may extend to five thousand rupees or with both;

(b) if he transports an explosive in such contravention with imprisonment for a term which may extend to two years, or with fine which may extend to three thousand rupees or with both;

(c) in any other cases with fine which may extend to one thousand rupees

**31. Enforcing Authority.**—The Port Safety Officer, the Port Fire and Assistant Safety Officer or any other Officer duly authorised in this behalf by the Safety Officer, shall be responsible and shall have due jurisdiction to enforce these rules.

(N.B. At present, the Deputy Port Conservator holds additional charge of the post of the Port Safety officer).

**32. Inspection.**—(1) Masters and Agents of ships lying within the Port limits and carrying explosives as cargo shall, when so required by the Port Safety Officer, the Port Fire and Assistant Safety Officer or any other Officer duly authorised in this behalf by the Port Safety Officer, afford all reasonable facility to enable such officers to ascertain whether these rules are duly observed.

(2) The occupiers or custodians of premises within the Port limits or owners of explosives handled anywhere within the Port limits, shall, if so required by any of the officers mentioned in rule 31 afford all reasonable facility to such officers to ascertain whether these rules are duly observed.

**33. Section Officers.**—The Trust's Section Officers and staff shall always ensure that these rules are duly observed by all parties handling or storing hazardous substances within the Port limits.

Any violation of these rules shall, immediately on being noticed by the Section Officers and staff, be notified to the Port Safety Officer or the Port Fire and Assistant Safety Officer directly and by the quickest means.

## SECTION IV—UNRESTRICTED EXPLOSIVES

**34. "Unrestricted Explosives", Listed Specifically by Name, under Rule 16, Section II above.**—*Landing.*—(1) "Unrestricted Explosives" may be landed or shipped at any place inside the Port, as the Deputy Port Conservator may direct.

(2) The landing or shipping of such explosives shall be permitted only under the direct supervision of a member of the Trust's staff, not lower in rank than that of an Assistant Shed Master.

(3) During landing or shipping and transport, cases or packages of such explosives shall not be dropped, dragged, bumped against any hard surface or otherwise roughly handled. Suitable cushions shall be used wherever necessary; landing trays (not slings) shall be used to land or ship such explosives.

*Cases or packages:*

(4) "Unrestricted Explosives" shall be packed and marked in the manner laid down in Schedule II to the Principal Rules. Packages or cases not complying with the conditions laid down in Schedule II annexed to the Principal Rules shall not be received at the Port.

*Damaged Cases or Packages:*

(5) Cases or packages of explosives which are damaged or otherwise insecure, shall not be landed or shipped, in the normal course

Such cases or packages shall be separated from the rest of the cargo and shall be landed separately, taking due precautions to avoid any accident. Immediately after landing, and before such cases or packages are accepted for transit storage or before they are loaded into any vehicle of transport, such cases or packages shall be repared or the contents thereof shall be repacked, in an approved manner.

Damaged cases or packages of explosives shall not be shipped unless they are repaired or the contents thereof repacked, in an approved manner.

Repairing of damaged cases or packages or repacking of explosives shall be carried out only at such places, as may be indicated by the Port Safety Officer, and subject to the such restrictions as the said Officer may impose. Only non-sparking-tools and approved types of materials shall be used in repairing cases or packages of explosives and in repacking explosives.

**Storage:**

(6) "Unrestricted Explosives" shall not be stored anywhere within the Port limits, except inside the combustible shed. Such explosives shall be stored well separated from dangerous petroleum and other hazardous substances.

**Removal After Landing:**

(7) "Unrestricted Explosives" landed in the Port shall be removed out of the harbour as soon after landing as possible; and in any case, within seven days after the arrival at the Port of the ship, which brought such explosives.

**Police Guard:**

(8) The Traffic Official in charge of the landing of "Unrestricted explosives" shall arrange with the Inspector of Police, to mount a Police Guard on such explosives landed in the Port. The duties of the Police Guard so mounted, shall be the same as laid down in rule 9.

**35. Power to Exempt.**—The Chairman or the Board, in consultation with the Chief Inspector of Explosives and with the approval of the Central Government, may, in exceptional cases, exempt conditionally or unconditionally, any person from all or any of the provisions of these rules.

**36. Effect of these Rules.**—These rules shall be in addition to, and not in derogation of the Explosives Rules, 1940.

[No. S&P II-3(19)/58.]

M. N. KALE, Under Secy.

*New Delhi, the 12th July 1961*

**G.S.R. 958.**—In exercise of the powers conferred by sub-section (i) of section 4 of the Rajghat Samadhi Act, 1951, the Central Government hereby nominates Shri Krishan Kumar, Superintendent of Police, Central District, Delhi, to be a member of the Rajghat Samadhi Committee in place of Shri S. D. Sharma and makes the following further amendment in the notification of the Government of India in the Ministry of Works, Housing and Supply No. W-14(56)/57, dated the 5th March, 1959, namely:—

In the said notification, for the entry "(2) Shri D. C. Sharma, Senior Superintendent of Police, Central District, Delhi" the following entry shall be substituted, namely:—

"(2) Shri Krishan Kumar, Superintendent of Police, Central District Delhi."

[No. W-14(56)/57.]

S. CHAUDHURI, Dy. Secy.

## MINISTRY OF INFORMATION AND BROADCASTING

*New Delhi, the 7th July 1961*

**G.S.R. 959.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Regional Offices and Field Publicity Mobile Units (Recruitment to Class III and Class IV posts) Rules, 1959, published with the notification of the Government of India, in the Ministry of Information and Broadcasting, No. G.S.R. 1150, dated the 6th October, 1959, namely:—

1. These rules may be called the Regional Offices and Field Publicity Mobile Units (Recruitment to Class III and Class IV posts) Amendment Rules, 1961.

2. In the Regional Offices and Field Publicity Mobile Units (Recruitment to Class III and Class IV posts) Rules, 1959—

(1) To a rule 4, the following proviso shall be added, namely:—

“Provided that the educational and other qualifications specified in column 9 of the said Schedule may be relaxed by the Ministry of Information and Broadcasting at their discretion in the case of a candidate considered otherwise suitable for appointment to a post specified in column 2 of the aforesaid schedule.”

(2) For rule 5, the following rule shall be substituted, namely:—

Disqualification for appointment

(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any post referred to in column 2 of the aforesaid Schedule, and

(b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to any post referred to in column 2 of the aforesaid Schedule;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.”

(3) In the Schedule, for the scale of pay specified in column 4 against each of the posts mentioned in the first column of the Table below, the scale of pay mentioned in the corresponding entry in the second column of the said Table shall be substituted:—

“Accountant—Rs. 210—10—295—15—320.

Projector Operator—Rs. 200—10—280—EB—15—320.

Stenographer—Rs. 130—5—160—8—200—EB—8—256—8—280—10—300.

Clerk—Rs. 110—3—131—4—155—EB—4—175—5—180.

Sarang—Rs. 125—3—131—4—155.

Motor Driver—Rs. 110—3—131—4—139.

Motor Boat Driver—Rs. 85—2—95—3—110.

Daftry—Rs. 75—1—85—EB—2—95.

Cleaner—Rs. 75—1—85—EB—2—95.

Packer—Rs. 70—1—80—EB—1—85.

Peon—Rs. 70—1—80—EB—1—85.

Chowkidar—Rs. 70—1—80—EB—1—85.”

(4) The note below the aforesaid Schedule shall be deleted.

[No. 6(5)/59-PP.]

J. J. KARAM, Under Secy.

*New Delhi, the 11th July 1961*

**G.S.R. 960.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following Rules regulating the method of recruitment to the post of Chief Photo Officer in the Integrated Photo Unit of the Ministry of Information and Broadcasting of the Government of India, namely:—

1. **Short title.**—These rules may be called the Integrated Photo Unit, New Delhi (Class I Post) Recruitment Rules, 1961.

2. **Application.**—These rules shall apply for recruitment to the post specified in column 1 of the Schedule annexed to these rules.

3. **Number, Classification and Scale of pay.**—The number, classification of the posts and the scale of pay attached thereto shall be as specified in the corresponding entries in columns 2 to 4 of the said Schedule.



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**4. Method of recruitment, age limit etc.**—The method of recruitment, age limit and other matters relating to the post shall be as specified in the corresponding entries in columns 5 to 12 of the said Schedule:

Provided that the age limit specified in column 6 of the said Schedule may be relaxed in the case of candidates belonging to Scheduled Castes, Scheduled Tribes or displaced persons and other special categories of persons in accordance with the orders issued from time to time by the Central Government.

**5. Probation.**—Any person appointed to the post specified in column 1 of the said Schedule shall be on probation for a period of two years which may be extended at the discretion of the appointing authority.

**6. Disqualification.**—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the post; and (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post.

Provided that the Central Government may, if satisfied, that there are special grounds for so ordering, exempt any person from the operation of this rule.

*Recruitment Rules for the Post of Chief Photo Officer, integrated Photo Unit,*

Name of post	No. of posts	Classification	Scale of pay	Whether selection post or non-selection post	Age limit for direct recruits
1	2	3	4	5	6
Chief Photo Officer, Integrated Photo Unit.	1	G.C.S. Class I.	Rs. 1100-50-1300	Not applicable.	Below 45 years. (Relaxable for Government Servants).

*Ministry of Information and Broadcasting*

Educational and other qualifications required for direct recruits.	Whether age and educational qualifications prescribed for the direct recruits will apply in the case of promotees	Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods	In case of rectt. by promotion/transfer, grades from which promotion to be made	If a DPC exists what is its composition	Circumstances in which U.P.S.C. is to be consulted in making rectt.
7	8	9	10	11	12

*Essential :—*

- |  |                 |                    |                |                |                              |
|--|-----------------|--------------------|----------------|----------------|------------------------------|
| (i) Sound general Education.   | Not applicable. | Direct recruitment | Not applicable | Not applicable | As required under the rules. |
| (ii) About 10 years experience in supervisory capacity in a photographic studio of repute, including experience of covering news assignments and photographic publicity with proficiency in all Branches of Photography. (Relaxable at Commission's discretion in case of candidates otherwise well qualified.). |                 |                    |                |                |                              |

*Desirable :*

- (i) Diploma in photography of a recognised Institution.

[No. F. 1/3/59-IPU.]

H. N. AGARWAL, Dy. Secy.

*New Delhi, the 14th July 1961*

**G.S.R. 961.**—In exercise of the powers conferred by section 6 of the Cinematograph Act, 1952 (37 of 1952), the Central Government hereby directs that the film entitled "Lords of the Forest" in respect of which 'U' Certificate No. 29742 dated the 23rd April, 1960, in favour of Messrs 20th Century Fox Corporation (India) Private Limited, Bombay, has been granted by the Board of Film Censors subject to the excisions of shorts showing bare breasts of women (239 feet) in reel numbers I, III, IV and VII, shall, unless the portions of the said film set out in the Schedule below are excised from the said film and such excisions are carried out from all the copies thereof, be deemed to be an uncertified film in the whole or any part of India.

After the excisions referred to above are carried out from the said film and from all the copies thereof, the 'U' Certificate shall be produced before the Board for necessary endorsement thereon.

## SCHEDULE

Main Film S. No.]	Reel No.	Sequence/shot
(1)	(2)	(3)
1.	Reel I	Entire dance sequence placed between the King's letter and the main titles of the film.
2.	Reel I	Delete the words : "This old man Nyamurairi, is the symbol of the god of fire on earth ..... upto ..... when mature, her children shall be linked to the god of fire, their symbolic father" along with the accompanying picturisation of the Africans and their rituals.
2(a)	Reel I	Delete the words "how a secret understanding grew up between man and beast" from the commentary.
3.	Reel I	Delete the words : "For when man first came upon the animal herds in the new land he saw that they too know in numbers there is strength. He also saw reaffirmed that the herds fares better with a leader, usually the eldest, the wisest, and the strongest."
4.	Reel IV	Delete the entire scene of the Rain-maker subsequent to his appearance in the long shots and the accompanying comments beginning from the words "He will speak these words ..... upto ..... let the thirsty ground drink its fill" including his close views.
5.	Reel IV	Delete the words : "Mut ah: The irony of it. This not the Savanna. This is over a hundred miles westward from the rain-marker, in the green forest."
6.	Reel V	Delete the words : "They swim blindly beneath the water ..... upto ..... they prefer to trap the animals."
7.	Reel V	Delete the entire camp scene of the fisherman and accompanying comments : "The fish is prepared from simply ..... upto ..... man adopts himself to nature without changing", including the details showing the fish being prepared, cooked, etc.
8.	Reel I	Delete the entire sequence of the Hornbill men and their dance as well as the comments : "These are the Hornbill men ..... upto ..... officially transforms boys into men".
9.	Reel VII	Delete the sequence of the Encampments of the Varamba people from the point-banana meal is shown being grinded on the flat stone and the accompanying comments : "the children's hands playfully imitate the men ..... upto ..... they

(1)	(2)	(3)
		will be allowed to rattle only when the game is close by", including all shots of men, women and children, and interior of the Baraza, the dinner scene, the scene of the wizard with the knuckle bones, the dog being blessed by the priest etc.
10. Reel VII	.	Delete the words : "In these regions dogs are scarce.... upto .....a great calamity", along with the visuals.
10(a) Reel VII	.	Delete the entire sequence (visuals as well as commentary) relating to the encampments of the Baromba people (the introductory portion beginning with "now we reach the depth of the forest—the domain of secretive animals—a territory forbidden to man" may be retained and after deleting the entire visuals and commentary, the film may move on to the attack of gucrillas).
11. Reel VIII.	.	(i) Reduce to a bare flash the drum beaters chasing the animals, and the hunters' prayer beginning with the comments : "When danger is at hands". (ii) Delete the dance of Joy of men and women. (iii) Delete the entire evening dance sequence at the Baraza as well as the subsequent dancing including the entire narration of story of the Elephant Hunt.
12. Reel IX	.	Delete the comments : "By his strange shape, he fascinates the men of the forest and rules over their spirits, to him they attribute a deep magical importance.
13. Reel IX and X	.	Delete the entire Pangolin Ritual including the dance sequence and the accompanying comments : "But the people of the Bwame Sect.....upto.....in these conflicts nobody wins".
14. Reel X	.	Delete the scene of the sacrifice and the accompanying words : "What were, all that I know.....upto.....because they are to me born anew".

*Trailer.*—1. Delete the shots of native drummers and dancers-do-proceeding the titles.

2. Delete the comments: "A primitive people unchanged for 50 years ... upto .... sharing the animal kingdom" together with the shots of the natives.

3. Delete the words: "The fantastic ancient rites and the fearful superstitions along with the preceding view of the Africans beating drums and close shot of the drummers.

[No. 9/18/60-FC.]

B. S. DASARATHY, Dy. Secy.

## MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 13th July 1961

**G.S.R. 962.**—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to further amend the Office of the Chief Inspector of Mines Class III and Class IV Recruitment Rules, 1958, namely:—

1. These rules may be called the Office of the Chief Inspector of Mines Class III and Class IV Recruitment (Amendment) Rules, 1961.

2. In the Office of the Chief Inspector of Mines Class III and Class IV Recruitment Rules, 1958—

(i) after rule 2, the following rule shall be inserted, namely:—

“3. *Disqualification.*—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to service; and

(b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to service;

Provided that the Central Government, may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.”

(ii) in the Schedule, the existing entries in Column 9 shall be omitted and the entry ‘two years’ shall be inserted in the said Column against each of the items I to 33.

[No. 9/5/61/MI.]

B. R. KHANNA, Under Secy.